1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	LAW OFFICES OF DALE K. GALIPO Dale K. Galipo (SBN 144074) dalekgalipo@yahoo.com Marcel F. Sincich (SBN 319508) msincich@galipolaw.com 21800 Burbank Blvd., Suite 310 Woodland Hills, CA 91367 Phone: (818) 347-3333 Fax: (818) 347-4118 Attorneys for Plaintiff, CHRISTY MILES Kevin E. Gilbert, Esq. (SBN: 209236) kgilbert@ohhlegal.com ORBACH HUFF + HENDERSON LLP 6200 Stoneridge Mall Road, Suite 225 Pleasanton, CA 94588 Telephone: (510) 999-7908/Facsimile: (510) 999-7918 Attorneys for Defendant COUNTY OF ALAMEDA, SMITH, MITCHELL, SABLAN, HERRERA, TEVES, and LORIER LINDSEY M. ROMANO (SBN: 337600) ALLISON J. BECKER (PRO HAC VICE) GORDON REES SCULLY MANSUKHANI, LLP 275 Battery Street, Suite 2000 San Francisco, CA 94111 Telephone: (415) 986-5900 Facsimile: (415) 986-8054 Iromano@grsm.com Attorneys for Defendant CFMG, MARIA MAGAT, and CAROL STEVENSON		
16	UNITED STATES DISTRICT COURT		
17	NORTHERN DISTRICT OF CALIFORNIA		
18	CHRISTY MILES,	Case No.: 3:22-cv-06707-WHO	
19	Plaintiff,	[Honorable William H. Orrick]	
20	VS.	JOINT STATUS REPORT RE.	
21	COUNTY OF ALAMEDA; CALIFORNIA FORENSIC MEDICAL	SETTLEMENT AND STIPULATION TO VACATE ALL DATES AND DEADLINES	
22	GROUP, INC.; ALEXANDER SMITH; RACHEL MITCHELL; DANIEL SABLAN; DANIEL HERRERA;	Pretrial Conference	
23	MICHAEL TEVES; MALIK JACKSON; DEVIN LORIER; TARA	March 3, 2025 @2:00 p.m.	
242526	ROCKER; MARIA MAGAT; CAROL STEVENSON; ELIAS ABOUJAOUDE; TERESITA PONTEJOS-MURPHY; JENNIFER MCQUADE,	Jury Trial March 31, 2025 @8:30 a.m. Ctrm: 2 450 Golden Gate Avenue, San Francisco, CA 94102	
27 28	Defendants.		

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By and through their counsel of record in this action Plaintiff CHRISY MILES ("Plaintiff"), and Defendants COUNTY OF ALAMEDA; CALIFORNIA FORENSIC MEDICAL GROUP, INC.; ALEXANDER SMITH; RACHEL MITCHELL; DANIEL SABLAN; DANIEL HERRERA; MICHAEL TEVES; MALIK JACKSON; DEVIN LORIER; TARA ROCKER; MARIA MAGAT; CAROL STEVENSON ("Defendants"), (together called "the Parties"), hereby present this Joint Status Report re Settlement and Stipulation to Vacate all Dates and Deadlines based on the following good cause: WHEREAS, on April 24, 2024, the Parties engaged in mediation with mediator Richard Copeland. WHEREAS, the Parties reached a settlement subject to the approval of the County of Alameda's Board of Supervisor. Defense counsel is informed and believes that the settlement will be presented and recommended to the Board within approximately two weeks of the full execution of the Parties Settlement Agreement

WHEREAS, the Parties expect that the settlement will be fully consummated within the following 60 days. The Parties will file a dismissal of this action within ten days of Plaintiff's receipt of the settlement proceeds.

NOW and THEREFORE, the Parties believe it is in the best interest of the case, and of judicial economy, and the Parties hereby stipulate to vacate all dates and deadlines and respectfully request that the Court retain jurisdiction over this matter until the settlement is fully consummated. The parties further request that the Court order the parties to dismiss this action with prejudice once the settlement is consummated or provide a status report re. settlement on or before June 28, 2024.

Respectfully submitted,

and Release.

1	DATED: April 29, 2024	LAW OFFICES OF DALE K. GALIPO
2		/s/ Marcel F. Sincich Dale K. Galipo Marcel F. Sincich
3		Marcel F. Sincich Attorneys for Plaintiff CHRISTY MILES
4	DATED: April 20, 2024	ORBACH HUFF & HENDERSON LLP
5	DATED: April 29, 2024	ORDACH HOFF & HENDERSON LLI
6		<u>/s/ Kevin E. Gilbert</u> Kevin E. Gilbert
7		Attorneys for Defendant COUNTY OF ALAMEDA
8		
9	DATED: April 29, 2024	GORDON REES SCULLY MANSUKHANI, LLP
10		/s/ Allison J. Becker Lindsey M. Romano Allison J. Becker
11		Allison J. Becker Attorneys for Defendant CALIFORNIA FORENSIC MEDICAL
12		CALIFÓRNIA FORENSIC MEDICAL GROUP, INC.
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		-3- Case No. 3:22-cv-06707-WHO JOINT REPORT RE. SETTLEMENT
		JOHNI REFORT RE. SETTLEMENT